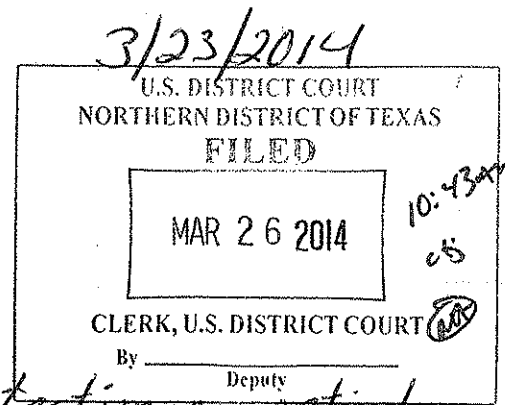


v.
Christopher Robert Weast

ORIGINAL

Written Objections



1. I object to Mike Wamble's testimony entirely on grounds his testimony lacked relevance to the alleged charge and Mike Wamble lacks Personal Firsthand Knowledge of Christopher Robert Weast.
2. I object to Jeffery Coreton's statement of clear and convincing evidence on grounds that there wasn't any evidence entered on for the record during the alleged pretrial detention hearing.
3. I object to the presumption that I am a flight risk because ~~my~~ the alleged charge only carries a maximum of a 10 year sentence and it isn't an alleged drug charge.
4. I object to all testimony given by Aisha Saleem because attorneys claiming to represent can only present facts and factual evidence.

3/23/2014

5. I object to the complaint in its entirety on ~~grounds~~ grounds that Mike Wamble lacks Personal Firsthand Knowledge of the facts as well as lacking Personal Firsthand Knowledge of Christopher Robert Weast.
6. I object to Randy Watkins testimony given in his complaint on grounds his statements are retaliatory due to the charges I filed against him on or about July 12, 2012.
7. I object to Mike Wamble shielding Randy Watkins from prosecution in order to aide and assist Randy Watkins in his retaliation against me.
8. I object to the search warrant which I have factual evidence which proves there was no search warrant nor a warrant of arrest ever lawfully obtained by Randy Watkins.

3/23/2014

9. I object to the presumption that I am a flight risk on grounds that I have lived in White Settlement for 37 years, my daughter lives in Haltom City, my parents Bobbie and Larry Weast both live in White Settlement, My sister ~~and~~ Melanie Weast and my Brother-in-law to be both live in White Settlement, my cousin Cheyanne Redwine and his Wife Amber Hall-Redwine both live in White Settlement therefore my family ties to this community are extremely strong and rooted with history.
10. I object to claim that I have not been gainfully employed on grounds that I have been gainfully contracting with SoCal Signings Co. based in California for the last 4 years, from 2010-2014.
11. I also object to not being gainfully employed statement on grounds that Prentice Mayhall and Melanie Weast both testified to the fact I would be working fulltime with Prentice Mayhall at Cowntown Autoglass.

3/23/2014

12. I object to Jeffery Cureton's findings of facts and Conclusions at law on grounds that the weight of the evidence clearly did not support pretrial detention.
13. I object to any and all other presumptions based on grounds that no factual evidence nor a witness with firsthand knowledge was entered on and for the record in support of those presumptions.

Legal

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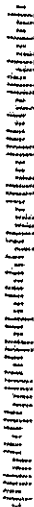
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838 Hallvale DR
FORT Worth, TX 76108
United States

47797-177

Eldon B Mahon
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